REQUEST FOR ACTION Implied Consent MCL 257.625f

MICHIGAN DEPARTMENT OF STATE, DRIVER LICENSE APPEAL DIVISION CIRCUIT COURT UNIT, PO BOX 30196, LANSING, MI 48909-7696

http://www.michigan.gov/sos - Click on "Driver License & State ID"

TO: Assis	stant Prosecuting Attorney/Assistant Attorney General		
Petitioner's 1	Name: License Number:	License Number:	
	the Secretary of State, <i>please ensure the enclosed certified master driving record is entered in</i> ke action in accordance with the action checked below:	the record	
	(Please also ensure that the final order includes all actions considered by the circuit court.)	
	I. Driver is appealing a FIRST implied consent suspension. This appeal is base	ed on:	
	☐ EQUITIES ☐ MERITS ☐ NO PETIT	ION	
	Please note new limitations on restrictions the court may order for appeal on a first in consent suspension within seven years [MCLA 257.323c(1); MSA 9.2023c(1)]. The not order the length of suspension to be shortened nor grant full relief unless on the r [MCLA 257.323(4); MSA 9.2023]. For a MERIT appeal, Petitioner MUST requirements.	court may nerits.	
	If a conviction for OUIL/UBAC or OWI overlaps the implied consent suspen circuit court has no jurisdiction to review the secretary of state's license actio 57.323(4), MSA 9.2023]. Therefore, the circuit court may not grant any relie implied consent suspension appeal greater than the secretary of state's order for OUIL/UBAC or OWI conviction.	n. [MCLA f on the	
	II. Driver is appealing a SECOND implied consent suspension. This appeal mathe merits for full relief Kester v SOS, 152 Mich App 329; (1986) and [MCLA 257.0 MSA 9.2023c]. A transcript must be requested from the Driver License Appeal Dividefense. If the petitioner prevails, the entire suspension will be set aside.	y only be or 323(4), ision by the	
	No restrictions are allowed for a second implied consent suspension within seve (MCLA 257.323c(2); MSA 9.2023c].	n years	
	For a MERIT appeal, Petitioner <u>MUST</u> request a transcript.		
	☐ No transcript requested ☐ Transcript enclosed ☐ Transcript to follow	v.	
	(1) If the court finds the department made a procedural error, such as a notice pro 14-day statutory appeal deadline problem, the remedy should be a remand rather that dismissal or grant relief.		
	(2) For purposes of further appeal, please enter the enclosed certified master driving the record of this action.	ing record	
	(3) OTHER:		

257.66 Suspension [MSA 9.1866] "Suspension "means that the driver's license and privileges to drive a motor vehicle on the public highways are temporarily withdrawn but only during the period of the suspension..."

257.52 Revocation [MSA 9.1852] "Revocation" means that the operator's or chauffeur's license and privilege to operate a motor vehicle on the public highways terminated and shall not be renewed or restored, except that an application for a new license may be presented and acted upon by the secretary of state as provided in '30'.